

1 **MUSICK, PEELER & GARRETT LLP**

2 ATTORNEYS AT LAW

3 650 TOWN CENTER DRIVE, SUITE 1200
COSTA MESA, CALIFORNIA 92626-1925
TELEPHONE 714-668-2447
FACSIMILE 714-668-2490

4 Donald E. Bradley (State Bar No. 145037)

5 d.bradley@mpglaw.com

6 Attorneys for Trans Union LLC
7 (Erroneously sued as TRANSUNION)

8 **UNITED STATES DISTRICT COURT**
9 **NORTHERN DISTRICT OF CALIFORNIA**
10 **SAN JOSE DIVISION**

11
12 MOHAMED ABOUELHASSAN,

13 Plaintiff,

14 vs.

15 CHASE BANK, EXPERIAN,
16 EQUIFAX CREDIT INFORMATION
SERVICES, Inc, TRANSUNION, DOE
17 1, aka "B-Line", inclusive,

18 Defendants.

Case No. 5:05-cv-03951-JF

[Assigned to The Honorable
Jeremy Fogel]

Complaint Filed: June 27, 2007

ADR CERTIFICATION BY
TRANS UNION LLC

19 Pursuant to Civil L.R. 16-8(b) and ADR L.R. 3-5(b), counsel for
20 Defendant Trans Union LLC certifies that he has:

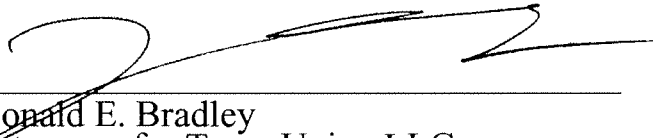
21 (1) Read the handbook entitled "*Dispute Resolution Procedures in*
the Northern District of California" on the Court's ADR Internet site
22 www.adr.cand.uscourts.gov;

23 (2) Discussed the available dispute resolution options provided by
the Court and private entities; and

24 (3) Considered whether this case might benefit from any of the
25 available dispute resolution options.

1 DATED: November 20, 2007

MUSICK, PEELER & GARRETT LLP

2 By: 

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4 Donald E. Bradley
5 Attorneys for Trans Union LLC
6 (Erroneously sued as TRANSUNION)
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1 **CERTIFICATE OF SERVICE**

2 STATE OF CALIFORNIA
3 COUNTY OF ORANGE

4 I am employed in the County of Orange, State of California. I am over the age of 18 and
5 not a party to the within entitled action; my business address is 650 Town Center Drive, Suite
6 1200, Costa Mesa, California 92626-1925.

7 On November 20, 2007, I served the foregoing document(s) described as **ADR**
8 **CERTIFICATION BY TRANS UNION LLC** on the interested parties in this action as follows:

9 See Attached List

10 **BY PERSONAL DELIVERY.** I delivered such envelope by hand to the offices of the
11 addressee.

12 **BY MAIL.** I caused such envelope with postage thereon fully prepaid to be placed in the
13 U.S. Mail at Costa Mesa, California. I am "readily familiar" with the firm's practice of
14 collection and processing correspondence for mailing. Under that practice, it would be
15 deposited with the U.S. postal service on that same day with postage thereon fully prepaid
16 at Costa Mesa, California in the ordinary course of business. I am aware that on motion of
17 the party served, service is presumed invalid if postal cancellation date or postage meter
18 date is more than one day after date of deposit for mailing in affidavit.

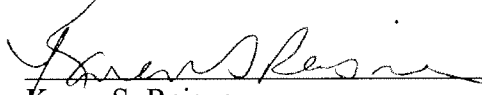
19 **BY FACSIMILE TRANSMISSION.** I caused such document to be transmitted to the
20 addressee(s) facsimile number(s) noted herein. I caused the machine to print a
21 transmission record of the transmission. No errors were reported.

22 **BY FEDERAL EXPRESS.** I caused such envelope to be deposited at the Federal
23 Express office at Costa Mesa, California for guaranteed one/two day delivery with delivery
24 charges prepaid. I am "readily familiar" with the firm's practice of collection and
25 processing correspondence for delivery by Federal Express delivery service. Under that
26 practice, it would be deposited with the delivery service on that same day with delivery
27 charges thereon fully prepaid at Costa Mesa, California in the ordinary course of business
28 for delivery to the addressee.

19 **BY ECF.** I caused such documents to be e-filed with the Court which were then served
20 via the ECF filing system.

21 Executed on November 20, 2007, at Costa Mesa, California.

22 **(Federal)** I declare that I am employed in the office of a member of the bar of this
23 Court at whose direction the service was made. I declare under penalty of
24 perjury under the laws of the United States of America that the foregoing
25 is true and correct.

26 
27 _____
28 Karen S. Reisner

SERVICE LIST

2 Mohamed Abouelhassan
805 Borden Rae Court
3 San Jose, CA 95117
Phone: 510-501-1800
4 Fax: 408-615-1818
alslanguage@gmail.com

5

6

7 Thomas P. Quinn
Nokes & Quinn
8 450 Ocean Avenue
Laguna Beach, CA 92651
9 Phone: 949-376-3070
Fax: 949-376-3070
10 tquinn@nokesquinn.com
yhomana@nokesquinn.com

11

12 Stephanie Cope
King & Spalding LLP
1180 Peachtree Street, N.E.
13 Atlanta, GA 30309
Phone: 404-215-5908
14 Fax: 404-572-5100
scope@kslaw.com

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George Geoffrey Weickhardt
Pamela Jeanne Zanger
Ropers, Majeski, Kohn & Bentley PC
201 Spear Street, Suite 1000
San Francisco, CA 94105
Phone: 415-543-4800
Fax: 415-972-6301
gweickhardt@ropers.com
pzanger@ropers.com

David L. Wallach
Jones Day
555 California Street
San Francisco, CA 94104
Phone: 415-626-3939
Fax: 415-875-5700
dwallach@jonesday.com